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6 **UNITED STATES BANKRUPTCY COURT**

7 **DISTRICT OF NEVADA**

8 In re
 9 ANDREW B. PLATT and RUTH ANN
 PLATT,
 10 Debtor(s).
 11
 12 WOODS & ERICKSON, LLP, et al,
 13 Plaintiff(s),
 14 vs.
 15 ANDREW B. PLATT, et al,
 16 Defendant(s).

Case No. BK-19-17282-ABL
Chapter 7
Adversary Proceeding: 19-01125-ABL

NOTICE OF CLAIM RE:

**EXHIBITS ADMITTED DURING
 PROCEEDINGS: 1 - 40**

Hearing Date: 05/17/2021
 Hearing Time: 9:00 A.M.

17 WOODS & ERICKSON, LLP (“Plaintiff’s”), by and through its counsel, GERRARD
 18 COX LARSEN, files this request to claim **EXHIBITS MARKED FOR IDENTIFICATION**
 19 **OR ADMITTED INTO EVIDENCE DURING PROCEEDINGS: 1 – 40** responding to the
 20 Clerk of the Court’s *NOTICE AND ORDER AUTHORIZING DESTRUCTION OF EXHIBITS*
 21 (ECF No. 110), with Plaintiff’s request to return said exhibits to Plaintiff’s Counsel at:
 22

23 **GERRARD COX LARESN**
 24 **2450 Saint Rose Parkway, Suite 200**
 Henderson, Nevada 89074

25 DATED: September 13, 2021.

GERRARD COX LARSEN

26 /s/ Douglas D. Gerrard, Esq.
 27 Nevada Bar No. 4613
 28 2450 St. Rose Pkwy., Suite 200
 Henderson, NV 89074

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am over the age of 18 and I served the foregoing **NOTICE OF CLAIM RE: EXHIBITS ADMITTED DURING PROCEEDINGS: 1 – 40** in the following manner:

Electronically Mailed by ECF System to the following parties:

DOUGLAS D. GERRARD on behalf of Plaintiff WOODS & ERICKSON, LLP DGERRARD@GERRARD-COX.COM; kjohnson@gerrard-cox.com; emedellin@gerrard-cox.com, KGonzales@Gerrard-Cox.com; KJohnson@Gerrard-Cox.com; JLangeveld@Gerrard-Cox.com; NHenderson@Gerrard-Cox.com; EMedellin@Gerrard-Cox.com; FBiedermann@Gerrard-Cox.com; gmilne@gerrard-cox.com

MATTHEW L. JOHNSON on behalf of Defendant ANDREW B. PLATT
annabelle@mjohnsonlaw.com,
mjohnson@mjohnsonlaw.com; kelcie@mjohnsonlaw.com

[X] **Deposited in the United States Mail, at Henderson, Nevada addressed to the following:**

ANDREW B PLATT
c/o Wavetronix
1827 W 650 N
Springville, UT 84663

I declare under penalty of perjury that the foregoing is true and correct.

DATED this 13th day of September, 2021.

GERRARD COX LARSEN

Kanani Gonzales
Kanani Gonzales, an employee of
GERRARD COX & LARSEN